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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/894,294	06/27/2001	Rajeev K. Nalawadi	42390P11478	7596
8791	7590 06/14/2005		EXAM	INER
BLAKELY SOKOLOFF TAYLOR & ZAFMAN 12400 WILSHIRE BOULEVARD SEVENTH FLOOR LOS ANGELES, CA 90025-1030			WANG, ALBERT C	
			ART UNIT	PAPER NUMBER
			2115	<u> </u>

DATE MAILED: 06/14/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

S. Patent and Trademark Office PTOL-326 (Rev. 1-04)		Office Action Summa	ry	Part of Paper No./Mail Date 20050613		
3) Information Disclosur Paper No(s)/Mail Dat	n's Patent Drawing Review (PTO- e Statement(s) (PTO-1449 or PTC		Paper No(s)/M	mary (PTO-413) lail Date mal Patent Application (PTO-152)		
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• •	ation from the International ned detailed Office action fo	· · · · · · · · · · · · · · · · · · ·		eived.		
3.☐ Copie	s of the certified copies of the	he priority docume	ents have been rec	ceived in this National Stage		
2. Certified copies of the priority documents have been received in Application No						
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•	nent is made of a claim for Some * c)⊡ None of:	foreign pnority un	der 35 U.S.C. § 11	9(a)-(d) or (f).		
Priority under 35 U.S				, ,		
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•				s objected to. See 37 CFR 1.121(d). ffice Action or form PTO-152.		
• • • • •	not request that any objection					
10)☐ The drawing(			objected to by t			
9)☐ The specifica	tion is objected to by the Ex	xaminer.				
Application Papers						
8) Claim(s)	are subject to restriction	and/or election re	equirement.	•		
	is/are objected to.			,		
6)⊠ Claim(s) <u>1-2</u>						
4a) Of the ab 5)	ove claim(s) is/are w	vitnorawn from co	isideration.			
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Disposition of Claims	<b>;</b>					
closed in acc	cordance with the practice t	under <i>Ex parte Qu</i>	<i>ayle</i> , 1935 С.D. 11	1, 453 O.G. 213.		
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
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1) Responsive	to communication(s) filed o	n <u>29 <i>March 2005</i>.</u>	•			
Status			v			
THE MAILING DA  - Extensions of time may after SIX (6) MONTHS f  - If the period for reply sp  - If NO period for reply is  - Failure to reply within th Any reply received by th	TE OF THIS COMMUNICATION  The available under the provisions of 37 from the mailing date of this communicate or the provision of 37 from the mailing date of this communicate or the provision of 37 from the 37 from the provision of 37 from the provision of 37 from the pro	TION. ' CFR 1.136(a). In no eve ation. ys, a reply within the statu y period will apply and wi by statute, cause the appl	nt, however, may a reply l tory minimum of thirty (30 I expire SIX (6) MONTHS ication to become ABAND	be timely filed ) days will be considered timely. from the mailing date of this communication. ONED (35 U.S.C. § 133).		
Period for Reply	TATUTORY PERIOD FOR	REDIVIS SET TO	O EXPIRE 3 MON	TH(S) FROM		
	G DATE of this communicati	ion appears on the	cover sheet with ti	he correspondence address		
	-	Albert War	na	2115		
Office Action Summary		09/894,29 Examiner	4 	NALAWADI Art Unit		
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### **DETAILED ACTION**

1. This Office action is responsive to the amendment filed March 29, 2005.

2. Applicant's arguments with respect to claims 1-29 have been considered but are moot in view of the new ground(s) of rejection.

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1-4, 8, 12, and 14 are rejected under 35 U.S.C. 102(b) as being anticipated by Herzi, U.S. Patent No. 6,615,288.

As per claim 1, Herzi teaches a system comprising:

- a processor coupled to a bus (fig. 2, CPU 201);
- a memory coupled to the bus (fig. 2, memory 203);

an external bus controller coupled to the bus (fig. 1, USB controller; fig. 2; col. 5, 24-35); and

a basic input-output system (BIOS) coupled to the bus (fig. 2, BIOS 202; fig. 4; col. 5, lines 36-52), the BIOS comprising an external bus support component to cause a periodic interrupt to be generated and to provide support for external bus enabled devices responsive to the interrupt (figs. 3 & 5; col. 6, lines 34-46).

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As per claim 2, Herzi teaches the external bus support component is to provide support for external bus enabled devices until an operating system providing external bus support is loaded (col. 1, line 66 – col. 2, line 20; col. 7, lines 10-15).

As per claim 3, Herzi teaches the external bus enabled devices comprise at least one of a keyboard, a mouse, a floppy drive, a biometric device, a hard disk drive, a compact disk read-only memory (CD-ROM) player (fig. 2).

As per claim 4, Herzi teaches the system wherein:

the external bus controller is a Universal Serial Bus (USB) host controller (fig. 2; claim 7);

the external bus support component is a USB support component (fig. 4); and the external bus enabled devices are USB devices (fig. 2; claim 8).

As per claim 8, Herzi teaches a system comprising:

a processor coupled to a bus (fig. 2, CPU 201);

a memory coupled to the bus (fig. 2, memory 203);

an external bus controller coupled to the bus (fig. 1, USB controller; fig. 2; col. 5, 24-35);

an external bus enabled device coupled to the external bus controller (fig. 1, USB keyboard, USB mouse);

a basic input-output system (BIOS) coupled to the bus (fig. 2, BIOS 202; fig. 4; col. 5, lines 36-52), the BIOS having instructions which when executed cause the processor to perform operations comprising:

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obtaining a portion of the memory to be used to maintain a plurality of external bus device data (col. 5, lines 36-45; col. 6, lines 16-33);

causing an interrupt to be periodically generated (figs. 3 & 5; col. 6, lines 34-46); and

handling input produced by the external bus enabled device using the portion of the memory responsive to the interrupt (figs. 3 & 5).

As per claim 12, Herzi teaches the system wherein:

the external bus controller is a Universal Serial Bus (USB) host controller (fig. 2; claim

7);

the external bus support component is a USB support component (fig. 4); and the external bus enabled device is a USB device.

As per claim 14, Herzi teaches a method comprising:

obtaining a portion of a memory to be used to maintain a plurality of USB device data (figs. 2 & 4; col. 5, lines 36-45; col. 6, lines 16-33);

causing an interrupt to be periodically generated by an external bus support component (figs. 3 & 5; col. 6, lines 34-46); and

handling input produced by one or more USB devices using the portion of the memory (figs. 3 & 5).

### Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

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7);

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

4. Claims 24 and 28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Herzi, U.S. Patent No. 6,615,288.

As per claim 24, Herzi teaches a method having a processor perform operations comprising:

obtaining a portion of a memory to be used to maintain a plurality of external bus device data (figs. 2 & 4; col. 5, lines 36-45; col. 6, lines 16-33);

causing an interrupt to be periodically generated (figs. 3 & 5; col. 6, lines 34-46); and handling input produced by an external bus enabled device using the portion of the memory responsive to the interrupt (figs. 3 & 5).

However, while Herzi teaches a BIOS firmware (fig. 2, BIOS 202), Herzi does not expressly teach a machine readable medium having instructions for the updating of BIOS to support the method steps above. Official Notice is taken that using a machine readable medium for "re-flashing" of flash ROM to provide an updated version of BIOS is well known in the art (for example see Gharda et al., U.S. Patent No. 6,560,702, col. 1, lines 53-65). At the time of the invention, it would have been obvious to one of ordinary skill in the art that "re-flashing" is common practice for updating BIOS code.

As per claim 28, Herzi teaches the system wherein:

the external bus controller is a Universal Serial Bus (USB) host controller (fig. 2; claim

the external bus support component is a USB support component (fig. 4); and

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the external bus enabled device is a USB device.

5. Claims 6, 7, 9, 11, 15, 17, 25 and 27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Herzi, as applied to claims 1, 8, 14 and 24 above, and further in view of Chaiken, U.S. Patent No. 6,128,732.

As per claims 6, 7, 9, 15 and 25, Herzi teaches that the processor has a system management mode (col. 4, lines 26-34), but does not expressly teach that the processor conforms to the 32 bit Intel Architecture (IA-32). Chaiken teaches that Intel processors with 32 bit architecture have a system management mode. At the time of the invention, it would have been obvious to one of ordinary skill in the art that Chaiken's IA-32 is applicable to Herzi's processor, as IA-32 is well known in the art. Herzi teaches the periodic interrupt is a system management interrupt (SMI) (fig. 3, step 303).

As per claims 11, 17 and 27, Chaiken teaches de-allocating a portion of memory when the operating system is loaded (col. 1, line 60 – Col. 2, line 5).

6. Claims 5, 13, 18 and 29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Herzi/Chaiken, as applied to claims 6, 7, 9, 11, 15, 17, 25 and 27 above, and further in view of Intel, "Instantly Available Power Managed Desktop PC Design Guide", Revision 1.2, September 25, 1998 ("Intel").

As per claim 5, Chaiken teaches adherence to the ACPI Specification (col. 5, lines 8-13 & 56-64), but does not expressly teach details of memory mapping and BIOS with regards to the ACPI specification and the BIOS comprises a software component to implement the ACPI

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specification. Intel teaches such details (sec. 4, ACPI BIOS design considerations). At the time of the invention, it would have been obvious to one of ordinary skill in the art to apply Intel's ACPI implementation to Herzi/Chaiken's system. A motivation for doing so would have been to facilitate power management (Intel, sec. 1.1).

As per claims 13, 18 and 29, Intel teaches a non-volatile-sleeping (NVS) memory region (sec. 4.2.2, ACPI Non-Volatile-Sleeping Memory).

7. Claims 10, 16 and 26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Herzi/Chaiken as applied to claims 8, 14, and 24 above, and further in view of Abgrall, U.S. Patent No. 6,401,202.

As per claims 10, 16 and 26, Herzi does not expressly teach the details of disabling the periodically generated interrupt when an operating system providing external bus device support is completely loaded. Abgrall teaches disabling an interrupt once a task has been completed (Fig. 6, step 650). At the time of the invention, it would have been obvious to one of ordinary skill in the art to apply Abgrall's disabling an interrupt to Herzi's system. A motivation for doing so would have been to ensure the integrity of the system.

8. Claim 20 is rejected under 35 U.S.C. 103(a) as being unpatentable over Herzi as applied to claim 14 above, and further in view of Eichler, Jr. et al., U.S. Patent No. 6,772,252 ("Eichler").

As per claim 20, Chaiken teaches removing code from memory when the code is no longer necessary (col. 1, line 60 – col. 2, line 5), but does not expressly teach determining

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whether an operating system providing USB device support is loaded. Eichler teaches determining whether an operating system provides USB support (fig. 7, step 704). At the time of the invention, it would have been obvious to one of ordinary skill in the art to apply Eichler's determining to Herzi's method. A motivation for doing so would have been to determine when code is no longer necessary.

9. Claims 19, 21 and 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Herzi as applied to claim 14 above, and Herzi/Eichler as applied to claim 20 above, and further in view of Intel Corporation, "Universal Host Controller Interface (UHCI) Design Guide", Revision 1.1, March 1996 ("UHCI").

As per claim 19, Herzi does not teach the details of USB data transfer. UHCI teaches control transfers to one or more USB devices using the portion of the memory (sec. 1.1, Data transfer types; sec. 1.2, schedule constructed in host memory; fig. 4, example schedule). At the time of the invention, it would have been obvious to one of ordinary skill in the art to apply UHCI's control transfers to Herzi's method, so as to use a USB defined transfer type.

As per claim 21, UHCI teaches checking a frame list base address register value to determine whether it is set to the address of the portion of the memory (fig. 3; secs. 1.2.1 & 1.4.1).

As per claim 23, UHCI teaches adjusting the frame bandwidth of interrupt transfers based on data traffic involving the one or more USB devices (sec. 1.3, Scheduling). Consequently the rate of the interrupt is adjusted.

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10. Claim 22 is rejected under 35 U.S.C. 103(a) as being unpatentable over Herzi as applied to claim 14 above, and further in view of "Universal Serial Bus PC Legacy Compatibility Specification", Draft Revision 0.9, May 30, 1996 ("USBLegacy").

As per claim 22, Herzi does not expressly teach disabling of USB legacy support.

USBLegacy teaches the step of disabling when transitioning from legacy mode support to extrinsic mode (sec. 4.1.1-3; sec. 6.1.1). At the time of the invention, it would have been obvious to one of ordinary skill in the art to apply the specification of USBLegacy to the Herzi's method, as the specification is well known in the art.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Albert Wang whose telephone number is 571-272-3669. The examiner can normally be reached on M-F (9:30 - 6:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thomas C. Lee can be reached on 571-272-3667. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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June 13, 2005

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